	Case 2:11-cv-06756-R-AGR Document 1	Filed 08/17/11 Page 1 of 9 Page ID # 12							
		FILED							
1	Nicholas J. Bontrager, Esq. (SBN 252114) Krohn & Moss, Ltd. 10474 Santa Monica Blvd., Suite 401								
2									
3	T: (323) 988-2400; F: (866) 802-0021 nbontrager@consumerlawcenter com								
4	nbontrager@consumerlawcenter.com Attorneys for Plaintiff,	The state of the s							
5	DEVIN LEE								
6 7	UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION								
8		Cale ADCV11-6756							
9)	COMPLAINT AND DEMAND FOR							
10	V 1 IAMUII,	JURY TRIAL							
11		(Unlawful Debt Collection Practices)							
12	INC.,								
13	Defendant								
14									
15	VERIFIED COMPLAINT								
16	DEVIN LEE (Plaintiff), by his attorneys, KROHN & MOSS, LTD., alleges								
17	the following against WYSE FINANCIAL SERVICES, INC. (Defendant):								
18	INTRODUCTION								
19	1 Count I of Plaintiff's Complaint is based on the Fair Debt Collection								
20	Practices Act, 15 U.S.C. 1692 et seq. (FDCPA).								
21	2. Count II of the Plaintiff's Complaint is based on Rosenthal Fair Debt								
22	Collection Practices Act, Cal. Civ. Code §1788 et seq (RFDCPA).								
23	JURISDICTION AND VENUE								
24	3 Jurisdiction of this court arises pursu	ant to 15 U.S.C. 1692k(d), which states							
25	that such actions may be brought and heard before "any appropriate United								
	1								
l	- 1 -								

States district court without regard to the amount in controversy," and 28 U.S.C. 1367 grants this court supplemental jurisdiction over the state claims contained therein.

- 4. Defendant conducts business in the state of California, and therefore, personal jurisdiction is established.
- 5. Venue is proper pursuant to 28 U.S.C. 1391(b)(2).

PARTIES

- 6. Plaintiff is a natural person residing in La Puente, Los Angeles County, California
- 7. Plaintiff is a consumer as that term is defined by 15 U.S.C. 1692a(3), and according to Defendant, Plaintiff allegedly owes a debt as that term is defined by 15 U.S.C. 1692a(5) and Cal. Civ. Code § 1788.2(h).
- 8. Defendant is a debt collector as that term is defined by 15 U.S.C. 1692a(6) and Cal. Civ. Code §1788.2(c), and sought to collect a consumer debt from Plaintiff.
- 9. Defendant is a company with a business office in Denver, Colorado.
- 10 Defendant acted through its agents, employees, officers, members, directors, heirs, successors, assigns, principals, trustees, sureties, subrogees, representatives, and insurers

FACTUAL ALLEGATIONS

- 11. Defendant places collection calls to Plaintiff seeking and demanding payment of an alleged debt for a Bank of America account.
- 12 Plaintiff called Bank of America to confirm his account had been sent to Defendant. Bank of America informed Plaintiff that his account was sold

not to Defendant but to a company called CollectAmerica.

- 13.Plaintiff then called CollectAmerica to confirm that his account had been sent to Defendant for collection purposes.
- 14. However, CollectAmerica informed Plaintiff that his account had been assigned to Daniels & Norelli for collections, not to Defendant.
- 15. Plaintiff informed Defendant that he has spoken to Bank of America and CollectAmerica and that he would not be making payments to Defendant as his account was not assigned to Defendant for collection and further requested that Defendant stop calling him regarding the alleged debt.
- 16 Despite Plaintiff's request, Defendant's agent "Katie" told Plaintiff that the account would be reporting to the credit reporting bureaus because Plaintiff had defaulted and was breaking the law by refusing to pay.
- 17 Defendant continues to place collection calls to Plaintiff.

<u>COUNT I</u> <u>DEFENDANT VIOLATED THE FAIR DEBT COLLECTION PRACTICES</u> <u>ACT</u>

- 18. Defendant violated the FDCPA based on the following:
 - a. Defendant violated §1692d of the FDCPA by engaging in conduct the natural consequence of which is to harass, oppress, or abuse the Plaintiff.
 - b. Defendant violated §1692e(10) of the FDCPA by using false and deceptive means to collect a debt when Defendant told Plaintiff that his account would be reported to the credit reporting bureaus and that Plaintiff was breaking the law by refusing to pay.
 - c. Defendant violated §1692f(1) of the FDCPA by using unfair and unconscionable means to collect a debt.

WHEREFORE, Plaintiff, DEVIN LEE requests that judgment be entered against Defendant, WYSE FINANCIAL SERVICES, INC., for the following:

- 19. Statutory damages pursuant to the Fair Debt Collection Practices Act, 15

 U.S.C. 1692k,
- 20. Costs and reasonable attorneys' fees pursuant to the Fair Debt Collection Practices Act, 15 U.S.C. 1692k.
- 21. Any other relief that this Honorable Court deems appropriate.

COUNT II DEFENDANT VIOLATED THE ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT

- 22. Plaintiff repeats, re-alleges and incorporates by reference all of the foregoing paragraphs.
- 23. Defendant violated the RFDCPA based on the following:
 - a Defendant violated the §1788 17 of the RFDCPA by continuously failing to comply with the statutory regulations contained within the FDCPA, 15 U.S.C. § 1692 et seq.

WHEREFORE, Plaintiff, DEVIN LEE requests that judgment be entered against Defendant, WYSE FINANCIAL SERVICES, INC., for the following:

- 24. Statutory damages pursuant to the Rosenthal Fair Debt Collection Practices Act, Cal. Civ. Code §1788.30(b),
- 25. Costs and reasonable attorneys' fees pursuant to the Rosenthal Fair Debt Collection Practices Act, Cal. Civ. Code §1788.30(c), and
- 26. Any other relief that this Honorable Court deems appropriate.

1 2 VERIFICATION OF COMPLAINT AND CERTIFICATION 3 STATE OF CALIFORNIA 4 Plaintiff, DEVIN LEE, states as follows: 5 I am the Plaintiff in this civil proceeding. 6 I have read the above-entitled civil Complaint prepared by my attorneys 2. and I believe that all of the facts contained in it are true, to the best of my 7 knowledge, information and belief formed after reasonable inquiry. I believe that this civil Complaint is well grounded in fact and warranted by existing law or by a good faith argument for the extension, 8 3. modification or reversal of existing law. 9 I believe that this civil Complaint is not interposed for any improper 4. purpose, such as to harass any Defendant(s), cause unnecessary delay to 10 any Defendant(s), or create a needless increase in the cost of litigation to any Defendant(s), named in the Complaint. I have filed this Complaint in good faith and solely for the purposes set 5. 12 forth in it. Pursuant to 28 U.S.C. § 1746(2), I, DEVIN LEE, hereby declare (or 13 certify, verify or state) under penalty of perjury that the foregoing is true and 14 correct. 15 16 17 18 19 20 21 22 23

24

25

CV-01A (12/07) SUMMONS

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

I (a) PLAINTIES (Check box	x if you are representing yourself		DEFEND	ANIS					
DEVINLEE		-,	WYSE	FINANCIAL SER	VICES, INC				
(b) Attorneys (Firm Name, Actyourself, provide same)	idress and Telephone Number If	you are representing	g Attorneys	Attorneys (If Known)					
Krohn & Moss, I td ; Nich 10474 Santa Monica Blvd (323) 988-2400	025								
II. BASIS OF JURISDICTION	N (Place an X in one box only)			PRINCIPAL PAR ox for plaintiff and o	TIES - For Diversity Casone for defendant)	es Only			
□ 1 U S Government Plaintiff 2 Federal Question (U S				-	DEF	PIF DEF			
	Government Not a Party	Citizen of	Citizen of Ihis State						
☐ 2 U S Government Defendan	t □ 4 Diversity (Indicate Citiz of Parties in Item III)	enship Citizen of	Citizen of Another State						
		Citizen or S	Subject of a For	eign Country 🗆 3	☐ 3 Foreign Nation	□6 □6			
IV ORIGIN (Place an X in on	ne box only)								
▼1 Original □ 2 Remove Proceeding State Co		☐ 4 Reinstated or Reopened	□ 5 Iransfer	red from another di	Dis	Iti- To Appeal to District trict Judge from Magistrate Judge			
V DECUESTED IN COMPL	AINT: JURY DEMAND: N	Ves D No (Check	'Yes' only if de	manded in complai		- Inapotate vage			
CLASS ACTION under F.R.C		100 Elito Cincox		DEMANDED IN C					
	e the U.S. Civil Statute under whi	ch you are filing an				statutes unless diversity)			
	wful and Abusive Debt Collection								
VIL NATURE OF SUIT (Place an X in one box only.)									
OTHER STATUTES	CONTRACT	TORTS	Edical Edical	TORTS	PRISONER	LABOR			
☐ 400 State Reapportionment ☐ 410 Antitrust	☐ 110 Insurance ☐ 120 Marine	PERSONAL IN. □ 310 Airplane	IURY	PERSONAL PROPERTY	PETITIONS 510 Motions to	☐ 710 Fair Labor Standards Act			
☐ 430 Banks and Banking	☐ 130 Miller Act	315 Airplane P	roduct 370	Other Fraud	Vacate Sentence	· ·			
☐ 450 Commerce/ICC	☐ 140 Negotiable Instrument	Liability ☐ 320 Assault Li		Truth in Lending		Relations			
Rates/etc	☐ 150 Recovery of Overpayment &	Slander	nei or 1386	Other Personal Property Damage	☐ 530 General ☐ 535 Death Penalty	☐ 730 Labor/Mgmt Reporting &			
☐ 460 Deportation ☐ 470 Racketeer Influenced	Enforcement of	□ 330 Fed Emplo	oyers □ 385		☐ 540 Mandamus/	Disclosure Act			
and Corrupt	Judgment	Liability ☐ 340 Marine	gmpostag <u>ras</u>	Product Liability	Other	☐ 740 Railway Labor Act			
Organizations 1 480 Consumer Credit	☐ 151 Medicare Act ☐ 152 Recovery of Defaulted	☐ 345 Marine Pro			☐ 550 Civil Rights ☐ 555 Prison Condition	☐ 790 Other Labor Litigation			
☐ 490 Cable/Sat TV	Student Loan (Excl	Liability	ł	158	FORFEITURE/	☐ 791 Empl Ret Inc			
☐ 810 Selective Service	Veterans)	☐ 350 Motor Veh ☐ 355 Motor Veh		Withdrawal 28	PENALTY	Security Act			
☐ 850 Securities/Commodities/	1	Product Lia	ability	USC 157 IVIL RIGHTS	☐ 610 Agriculture ☐ 620 Other Food &	PROPERTY RIGHTS 820 Copyrights			
Exchange ☐ 875 Customer Challenge 12	Overpayment of Veteran's Benefits	☐ 360 Other Perso Injury))15G1	Voting	Drug	□ 830 Patent			
USC 3410	☐ 160 Stockholders' Suits	☐ 362 Personal In	,,,,,	Employment	☐ 625 Drug Related	☐ 840 Trademark			
☐ 890 Other Statutory Actions	☐ 190 Other Contract	Med Malpr	10000	Housing/Acco- mmodations	Seizure of	SOCIAL SECURITY □ 861 HIA (1395ff)			
☐ 891 Agricultural Act ☐ 892 Economic Stabilization	☐ 195 Contract Product Liability	☐ 365 Personal In Product Lia		Welfare	881	□ 862 Black Lung (923)			
Act	☐ 196 Franchise	☐ 368 Asbestos P		American with	☐ 630 Liquor Laws	□ 863 DIWC/DIWW			
☐ 893 Environmental Matters	REAL PROPERTY 210 Land Condemnation	Injury Prod Liability	uct	Disabilities - Employment	☐ 640 R.R. & Truck ☐ 650 Airline Regs	(405(g)) □ 864 SSID Title XVI			
☐ 894 Energy Allocation Act ☐ 895 Freedom of Info Act	220 Foreclosure	IMMIGRATIO	ON □ 446	American with	☐ 660 Occupational	□ 865 RSI (405(g))			
☐ 900 Appeal of Fee Determi-	☐ 230 Rent Lease & Ejectment			Disabilities -	Safety /Health	FEDERAL TAX SUITS			
nation Under Equal	240 Torts to Land	Application ☐ 463 Habeas Con	1	Other Other Civil	□ 690 Other	☐ 870 Taxes (U.S. Plaintiff or Defendant)			
Access to Justice ☐ 950 Constitutionality of	☐ 245 Tort Product Liability ☐ 290 All Other Real Property	Alien Detai	nee	Rights		□ 871 IRS-Third Party 26			
State Statutes	, ,	☐ 465 Other Immi Actions	gration		***	USC 7609			

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

FOR OFFICE USE ONLY: Case Number: ___

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES: Has this action been previously filed in this court and dismissed remanded or closed? If No										
VIII(b). RELATED CASES: Have any cases been previously filed in this court that are related to the present case? You Yes If yes, list case number(s):										
Civil cases are deemed related if a previously filed case and the present case: (Check all boxes that apply) \[\Bar{\text{A}} \] A rise from the same or closely related transactions, happenings, or events; or \[\Bar{\text{B}} \] Call for determination of the same or substantially related or similar questions of law and fact; or \[\Bar{\text{C}} \] For other reasons would entail substantial duplication of labor if heard by different judges; or \[\Bar{\text{D}} \] Involve the same patent, trademark or copyright and one of the factors identified above in a b or c also is present										
IX. VENUE: (When completing the following information, use an additional sheet if necessary)										
(a) List the County in this District; C Check here if the government, its	California County or s agencies or employ	utside of this District; State i yees is a named plaintiff. If	if other	or than California; or Foreign Country, in which EACH named plaintiff resides tox is checked, go to item (b).						
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country							
Los Angeles County (CA)										
(b) List the County in this District; California County outside of this District, State if other than California; or Foreign Country, in which EACH named defendant resides Check here if the government, its agencies or employees is a named defendant. If this box is checked, go to item (c).										
County in this District:*	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>		!	ifornia County outside of this District; State, if other than California; or Foreign Country						
			Den	iver (CO)						
			<u> </u>							
(c) List the County in this District; C Note: In land condemnation ca	California County or ses, use the locatio	utside of this District: State in of the tract of land involve.	if othe	er than California; or Foreign Country, in which EACH claim arose.						
County in this District:*		-		ifornia County outside of this District; State, if other than California; or Foreign Country						
Los Angeles County (CA)										
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us	dino, Riverside, Ve e the location of the	entura, Santa Barbara, or tract of land involved	Say L	01						
		14	1	Date August 12, 2011						
Notice to Counsel/Parties: The CV-71 (JS-44) Civil Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law This form, approved by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed but is used by the Clerk of the Court for the purpose of statistics, venue and initiating the civil docket sheet (For more detailed instructions, see separate instructions sheet)										
Key to Statistical codes relating to So	cial Security Cases:	1.0								
Nature of Suit Code	Abbreviation	Substantive Statement of	f Caus	se of Action						
861	НІА	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program (42 U S C 1935FF(b))								
862	BL	All claims for 'Black Lung' benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969 (30 U S C 923)								
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability (42 U S C 405(g))								
863	DIWW All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act as amended (42 U S C 405(g))									
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended								
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended (42 U S C (g))								